MASSACHUSETTS

Massachusetts Chapter 701 - 1983

RECEIVED NOV 1 3 2001

SUBCONTRACT

THIS AGREEMENT made this 9 November, 2001, by and between

Eastern Contractors, Inc., 571 Union Avenue, Framingham, Massachusetts 01701

a corporation organization and existing under the laws of MASSACHUSETTS

a partnership consisting of

an individual doing business as

hereinafter called the "Contractor" and S & R Construction Co., Inc., 60 Dyerville Av, Johnston, RI 02919

Contact: David Izzo

Tel: 401-831-6337

Fax: 401-831-1057

a corporation organized and existing under the laws of MASSACHUSETTS

a partnership consisting of

an individual doing business as

• hereinafter called the "Subcontractor",

WITNESSETH that the Contractor and the Subcontractors for the considerations hereafter named, agree as follows:

1. The Subcontractor agrees to furnish all labor and materials required for the completion of all work specified in Section No. 02010, 02100, 02200, 02270, 02500, 02665, 02700, 02800 9 excavation and backfill only

of the plans and specifications to Furnish & Install Subsurface Investigation, Site Preparation, Earthwork, Sedimentation and Erosion control, Paving & Surfacing, Water system, Site Utilities, Misc Items: Light Pole Bases, Police details for site work only, dust control, snow removal when site contractor is on site, Unload rebar, As built drawings, layout & Engineering from benchmark.

(Name of Sub-Trade)

Including staging, hoisting, cleaning, safety, OSHA and Indemnification requirements. and the plans referred to therein and addendas 1, 2, 3, 4, 5, 6, 7, 8, 9.

For Normandin Middle School, 240Tarkiln Hill Rd, New Bedford MA: 02745.

(Complete title of the project and the project number taken form the title page of the specifications)

Mount Vernon Group Inc., Architects, 92 Montvale Av., Suite 4100, Stoneham, MA 02180 Contact: Evan Warner Tel: 508-991-7500 ext: 251 Fax: 508-991-7501

(Architect or Engineer) for the sum of One million four hundred fifty thousand dollars......\$1,450,000.00* and the Contractor agrees to pay the Subcontractor said sum for said work. This price includes the following alternates (and other items set forth in the sub-bid):

Alternate No (s)N/A

- (a) The Subcontractor agrees to be bound to the Contractor by the terms of the here in before described plans, specifications (Including all general conditions stated therein) and addenda No. 1, 2, 3, 4, 5, 6, 7, 8, 9.
- (b) And assume to the Contractor all the obligations and responsibilities that the Contractor by those documents assumes to the City Of New Bedford

(Awarding Authority)

hereinafter called the "Awarding Authority", except to the extent that provisions contained therein are by their terms or by law applicable only to the contractor.

- (c) The Contractor agrees to be bound to the Subcontractor by the terms of the here in before described documents and to assume to the Subcontractor all the obligations and responsibilities that the Awarding Authority by the terms of the here in before described documents assumes to the Contractor, except to the extent that provisions contained therein are by their terms or by law applicable only to the Awarding Authority.
- 2. The Contractor agrees to begin, prosecute and complete the entire work specified by the Awarding Authority in an orderly manner so that the Subcontractor will be able to begin,

Subcontract Page 2 Normandin Middle School, New Bedford, MA Specification: 02010, 02100, 02200, 02270, 02500, 02665, 02700, 02800

prosecute and complete the work described in this subcontract; and, in consideration thereof, upon notice from the Contractor, either oral or in writing, the Subcontractor agrees to begin, prosecute and complete the work described in this Subcontract in an orderly manner and with due consideration to the date or time specified by the Awarding Authority for the completion of the entire work.

- 3. The Subcontractor agrees to furnish to the Contractor within a reasonable time after the execution of this subcontract, evidence of workmen's compensation insurance as required by law and evidence of public liability and property damage insurance of the type and in limits required to be furnished to the Awarding Authority by the Contractor.
- 4. The Contractor agrees that no claim for services rendered or materials furnished by the Contractor to the Subcontractor shall be valid unless written notice thereof is give by the Contractor to the Subcontractor during the first ten (10) days of the calendar month following that in which the claim originated.
- 5. This agreement is contingent upon the execution of a general contract between the Contractor and the Awarding Authority for the complete work.

IN WITNESS WHEREOF, the parties hereto have executed this agreement the day and year first abovewritten. DOGS NOT)

* Contract amount includes the price of Payment and Performance bond in the amount of 100% of the contract value from a Surety company authorized to do business in Massachusetts. Bond will be Billed Unit prices as follows: 15,000 cy subsoil removal and replacement w/structural fill @ \$22.00/cy & &

1,000 cy open rock removal and replacement w/structural fill @ \$35.00/cy 1,000 cy trench rock removal and replacement w/structural fill @ \$67.00/cy

SEAL WITNESS

S & R Construction Co., Inc.

SEAL ATTEST

Eastern Contractors Inc.

(Print Name and Title.)

BY: Ramesh Motwane, President Subcontract page 3 Normandin Middle School, New Bedford, MA Specified Section: 02010, 02100, 02200, 02270, 02500, 02665, 02700, 02800

SUBCONTRACT INSURANCE INDEMNIFICATION

To the fullest extent permitted by the law, the subcontractor shall indemnify and hold harmless the owner, the General Contractor and the architect/Engineer and their agents and employees from and against all claims, damages, losses and expenses, including but not limited to attorneys fees, arising out of, relating to, or resulting from performances of the work and or subcontractors operations under this agreement, including but not limited to claim, damage, losses or expense (1) attributable to bodily injury, sickness, disease or death or to injury to or destruction of tangible property (other than the work itself) including the loss of use resulting therefrom and (2) caused in whole or in part by negligent act or omission of the Subcontractor, and Sub-Subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, regardless of whether or not it is caused in part by a party indemnified hereunder. Such obligations shall not be construed to limit or otherwise reduce to any other right or obligation of indemnity, which would otherwise exist as to any party or person, described in this paragraph.

In any and all claims against the Owner, the General Contractor or the Architect/Engineer or any of their agents or employees, by any employee of the Subcontractor, any Sub-Subcontractor, anyone directly or indirectly employed by Subcontractor, its Subcontractors or suppliers, or anyone for whose acts any of them may be liable, the indemnification obligation under this paragraph shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable by or for the Subcontractor or any Sub-subcontractor workers or workmen compensation acts, disability benefit acts, or other employee benefit act.